(agl



## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

n re Application of: Lagrange et al.	)	
Serial No.: 10/621,019	)	Group Art Unit:
Filed: 06/19/2003	)	Examiner: Lulit Semunegus
For: Two-Payload Decoy Device	)	Att. Docket No.: 83924
	)	Issue Date: February 22, 2005
	j	Patent Number: 6.857,371 B1

#### **CERTIFICATE OF CORRECTION UNDER 37 CFR 1.323**

Commissioner of Patents and Trademarks Washington, D.C. 20231

Dear PTO Representative:

Certificate MAY 1 3 2005

of Correction

Please find enclosed:

Request for Certificate of Correction for Correction of Spelling of an Inventor's Name Fee Transmittal (Fee under 37 CFR 1.20(a))

Declaration and Statement of Inventor whose name was misspelled

Declaration and Statement of All Other Inventors

37 CFR 3.73(b) statement

Certificate of Correction

Thank you.

Date: 5 9 205

Respectfully Submitted,

Mark O. Glut
Registration #38,161
Department of the Navy
Office of Counsel, NAVAIRSYSCOM
Building 2272/Suite 257
47123 Buse Road, Unit IPT
Patuxent River, MD 20670-1547
(301) 757-0582



n re Application of: Lagrange et al.	)	
Serial No.: 10/621,019	)	Group Art Unit:
Filed: 06/19/2003	)	Examiner: Lulit Semunegus
For: Two-Payload Decoy Device	)	Att. Docket No.: 83924
·	)	Issue Date: February 22, 2005
	)	Patent Number: 6,857,371 B1

## REQUEST FOR CERTIFICATE OF CORRECTION UNDER 37 CFR 1.323

Commissioner of Patents and Trademarks Washington, D.C. 20231

#### Dear PTO Representative:

On February 22, 2005 the above reference Patent was issued. One of the inventor's names was spelled incorrectly. This was a mistake of a clerical or typographical nature. This correction does not involve changes in the patent that would constitute new matter or would require reexamination. Attached please find declarations and statements over the signature of the inventors. Please note one of the inventors, David Dillard, is seriously ill, and is currently unavailable. The United States Government, as represented by the Secretary of the Navy (the assignee), respectfully requests that this change be made. Attached please find a 37 CFR 3.73(b) statement. Please issue a Certificate of Correction as soon as possible.

Thank you.

Date: 5 9 2 w 5

Respectfully Submitted,

Mark O. Glut Registration #38,161 Department of the Navy Office of Counsel, NAVAIRSYSCOM Building 2272/Suite 257 47123 Buse Road, Unit IPT Patuxent River, MD 20670-1547 (301) 757-0582

PTO/SB/17 (12-04v2)
Approved for use through 07/31/2006. OMB 0651-0032
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
o a collection of information unless it displays a valid OMP control of the control

Effective	re on 12/08/200	04.	1	Com	plęte if Known	
Fees pursuant to the Consolida	ted Appropriati	ons Act, 2005 (H.R. 4818).	Application Numb		0/621.01	q
FEE TR	ANS	MITTAL	Filing Date	<u> </u>	06/19/2	003
	FY 20		First Named Inve	ntor	a grange	et al.
101			Examiner Name	<del></del>	EMU DEGY	_
Applicant claims small of	entity status.	See 37 CFR 1.27	Art Unit		3641	3
TOTAL AMOUNT OF PAYN	IENT (\$)	00.00	Attorney Docket	No.	NC 839	24
METHOD OF PAYMENT	(check all t	hat apply)				
Check Credit C			_	ease identify)		
Deposit Account De	posit Account	Number: 501481	Deposit Acc	ount Name:	Dept. of W	AM-CRANE
For the above-identifi	ied deposit a	count, the Director is h	ereby authorized to:	(check all th	at apply)	'
Charge fee(s)	indicated belo	ow	Charge	fee(s) indic	ated below, excep	t for the filing fee
Charge any ad	iditional fee(s	s) or underpayments of	· · · · · ·	any overpay		ŭ
under 37 CFR warning: Information on this	1.16 and 1.1	7				de credit card
information and authorization of			intorniación siroció noc	De meradea	On this form. From	uo creun card
FEE CALCULATION						
1. BASIC FILING, SEAR				•		
	FILING F	EES SEA nall Entity	RCH FEES Small Entity		TION FEES	
Application Type	Fee (\$)	Fee (\$) Fee		Fee (\$)	imall Entity Fee (\$)	Fees Paid (\$)
Utility	300	150 500	250	200	100	
Design	200	100 100	50	130	65	
Plant	200	100 300	150	160	80	
Reissue	300	150 500	250	600	300	
Provisional	200	100	0	0	0	
2. EXCESS CLAIM FEE	s	•				nall Entity
Fee Description	. aladina Da	.i			<u>Fee (\$)</u> 50	Fee (\$) 25
Each claim over 20 (in Each independent clai					200	100
Multiple dependent cla		iioiddiiig Itoiooddo)			360	180
	Extra Claim	<u>s Fee (\$) F</u>	ee Paid (\$)		Multiple Depe	ndent Claims
- 20 or HP =		_ X = _	<del></del>		<u>Fee (\$)</u>	Fee Paid (\$)
HP = highest number of total of Indep. Claims	Extra Claim		ee Paid (\$)			
- 3 or HP =		_x = _	<del> </del>			
HP = highest number of indep  3. APPLICATION SIZE F		paid for, if greater than 3.	•			
If the specification and	drawings ex					
		the application size			all entity) for each	ch additional 50
sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s). <u>Total Sheets</u> Extra Sheets Number of each additional 50 or fraction thereof Fee (\$) Fee Paid (\$)						
100 = / 50 = (round up to a whole number) x =						
4. OTHER FEE(S)						
Non-English Specific	·-	30 fee (no small entit		100	<b>'^</b>	
Other (e.g., late filing	surcharge)	: <u>Cert. of Ca</u>	rrection -	1.20(	<u>u )</u>	_100_
SUBMITTED BY						
Signature	עלט	UT	Registration No. (Attorney/Agent)	38,161	Telephone	301-757-0582
Name (Print/Type)	RK	D. GLUT	[ [ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ] [	(2) 12 1	Date 5	9/2005

This collection of information is required by 37 CFR 1.136. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



In re Application of: Lagrange et al.	)	
Serial No.: 10/621,019	j ,	Group Art Unit:
Filed: 06/19/2003	)	Examiner: Lulit Semunegus
For: Two-Payload Decoy Device	)	Att. Docket No.: 83924
•	)	Issue Date: February 22, 2005
	)	Patent Number: 6,857,371 B1

Commissioner of Patents and Trademarks Washington, D.C. 20231

## DECLARATION IN SUPPORT OF A CERTIFICATE OF CORRECTION UNDER 37 CFR 1.323

I, Douglas Schulte, declare and say as follows:

That I am an employee of the Department of the Navy;

That I am currently a Mechanical Engineering Technician;

That I am a co-inventer of the above referenced invention;

That the above issued patent has the incorrect spelling of my last name;

That the mistake was inadvertently made and was a typographical error; and,

That I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 USC 1001.

Date: 5-2-05

Hon La Schulte Douglas Schulte



	)	Patent Number: 6,857,371 B1
	)	Issue Date: February 22, 2005
For: Two-Payload Decoy Device	)	Att. Docket No.: 83924
Filed: 06/19/2003	)	Examiner: Lulit Semunegus
Serial No.: 10/621,019	)	Group Art Unit:
In re Application of: Lagrange et al.	)	

Commissioner of Patents and Trademarks Washington, D.C. 20231

#### DECLARATION IN SUPPORT OF A CERTIFICATE OF CORRECTION UNDER 37 CFR 1.323

I, Donald E. LaGrange, declare and say as follows:

That I am a co-inventer of the above referenced invention;

That the above issued patent has the incorrect spelling of the last name of one of the inventors-Douglas Schulte;

That the mistake was inadvertently made and was a typographical error;

That I have no disagreement to the requested change to correct the spelling of one of the coinventors- Douglas Schulte; and,

That I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 USC 1001. Donalde La Gange

Date: 29 April 2005



In re Application of: Lagrange et al.	)	
Serial No.: 10/621,019	)	Group Art Unit:
Filed: 06/19/2003	)	Examiner: Lulit Semunegus
For: Two-Payload Decoy Device	)	Att. Docket No.: 83924
·	)	Issue Date: February 22, 2005
	)	Patent Number: 6,857,371 B1
Commissioner of Patents and Trademarks		

## DECLARATION IN SUPPORT OF A CERTIFICATE OF CORRECTION UNDER 37 CFR 1.323

I, Robert E. Barker, declare and say as follows:

That I am a co-inventer of the above referenced invention;

That the above issued patent has the incorrect spelling of the last name of one of the inventors-Douglas Schulte;

That the mistake was inadvertently made and was a typographical error;

That I have no disagreement to the requested change to correct the spelling of one of the co-inventors- Douglas Schulte; and,

That I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 USC 1001.

the Buch

Date: MAY 5 105

Washington, D.C. 20231



In re Application of: Lagrange et al.	)	
Serial No.: 10/621,019	)	Group Art Unit:
Filed: 06/19/2003	)	Examiner: Lulit Semunegus
For: Two-Payload Decoy Device	)	Att. Docket No.: 83924
·	)	Issue Date: February 22, 2005
	)	Patent Number: 6,857,371 B1

Commissioner of Patents and Trademarks Washington, D.C. 20231

#### DECLARATION IN SUPPORT OF A CERTIFICATE OF CORRECTION UNDER 37 CFR 1.323

I, Charles D. Howard, declare and say as follows:

That I am a co-inventer of the above referenced invention;

That the above issued patent has the incorrect spelling of the last name of one of the inventors-Douglas Schulte;

That the mistake was inadvertently made and was a typographical error;

That I have no disagreement to the requested change to correct the spelling of one of the co-inventors- Douglas Schulte; and,

That I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 USC 1001.

Child

Date: 29 April 2005



In re Application of: Lagrange et al.	)	
Serial No.: 10/621,019	)	Group Art Unit:
Filed: 06/19/2003	)	Examiner: Lulit Semunegus
For: Two-Payload Decoy Device	)	Att. Docket No.: 83924
	)	Issue Date: February 22, 2005
	)	Patent Number: 6,857,371 B1

Commissioner of Patents and Trademarks Washington, D.C. 20231

#### DECLARATION IN SUPPORT OF A CERTIFICATE OF CORRECTION UNDER 37 CFR 1.323

I, Richard Ha //, declare and say as follows:

That I am a co-inventer of the above referenced invention;

That the above issued patent has the incorrect spelling of the last name of one of the inventors-Douglas Schulte;

That the mistake was inadvertently made and was a typographical error;

That I have no disagreement to the requested change to correct the spelling of one of the co-inventors- Douglas Schulte; and,

That I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 USC 1001.

Date: <u>4-29-05</u>

Richard Hall

PTO/SB/96 (09-04)

Approved for use through 07/31/2006. OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Papen kink Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

MOEMARKU	STATEMENT UNDER 37 CFR 3.73(b	<u>)</u>
Applicant/Patent Owner: Lagrange et al./De	partment of the Navy	
Application No./Patent No.: 6,857,371	Filed/Issue Date: Issued: 02/22	2/2005
Entitled: Two-Payload Decoy Device		
Dept of the Navy (Name of Assignee)	, a <u>government agency</u> (Type of Assignee, e.g., corporation	on, partnership, university, government agency, etc.)
states that it is: 1.  the assignee of the entire right, title,	and interest; or	
2. an assignee of less than the entire r The extent (by percentage) of its ow		
in the patent application/patent identified a	bove by virtue of either:	
thereof is attached.	of the patent application/patent identified demark Office at Reel <b>014002.</b> , Fra	above. The assignment was recorded time <b>O   84</b> , or for which a copy
B. A chain of title from the inventor(s), obelow:	of the patent application/patent identified	above, to the current assignee as shown
	To:in the United States Patent and Trademan, or for which a copy	
2. From:	To:	
	in the United States Patent and Trademane, or for which a cop	
3. From:	To:	
	in the United States Patent and Trademan me, or for which a co	
Additional documents in the chair	n of title are listed on a supplemental shee	et.
✓ Copies of assignments or other docume [NOTE: A separate copy (i.e., a true of Division in accordance with 37 CF MPEP 302.08]	ents in the chain of title are attached.  opy of the original assignment document(see Part 3, if the assignment is to be recon	s)) must be submitted to Assignment ded in the records of the USPTO. <u>See</u>
The undersigned (whose title is supplied by	<u> </u>	assignee. 5 4 205
Signa MARK O. GIN		301-757-0582
Printed or Ty	yped Name	Telephone Number
PATENT Attorne		)

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

WHEREAS Donald LaGrange and Charles Howard of Washington, Indiana, Douglas Shulte of Bloomfield, Indiana, Robert Barker of Linton, Indiana and Richard Hall of Huron, Indiana while employed by the government of the United States of America, hereinafter referred to as the Government, have made an invention entitled TWO PAYLOAD DECOY DEVICE identified as Navy Case 83924 and described in application for Letters Patent of the United States of America executed by us on 3/21, 2003 and

WHEREAS, the conditions under which the invention was made are such as to entitle the Government under Paragraph I(a) of Executive Order 10096, to the entire right, title and interest therein, including foreign rights; and

WHEREAS, the Government is desirous of obtaining the entire right, title and interest in and to the invention disclosed in said application within the United States of America, its territories and possessions and other rights and benefits herein granted; and

WHEREAS, as to foreign rights, the Government desires an option to obtain such rights;

NOW, THEREFORE, in consideration of the premises and other good and valuable consideration, the receipt of which is hereby acknowledged, we hereby assign and transfer to the United States of America as represented by the Secretary of the Navy the entire right, title, and interest in and to said invention within the United States of America, its territories and possessions, and the entire right, title and interest in and to said application and any continuation, division or substitution thereof, and such Letters Patent as may issue therefrom and any reissue or extensions thereof, said invention, application and Letters Patent to be held by the United States of America United States of America as represented by the Secretary of the Navy to the end of the term for which said Letters Patent may be granted, as fully and entirely as the same would have been held by us had this assignment not been made.

We do hereby also grant unto the Government, the option to take the entire right, title and interest in and to the invention and all patent applications, patents and other forms of protection thereon in countries foreign to the United States of America within eight months of the filing date of any application for United States Letters Patent covering the invention; such option to be exercised by a written notification to us within such eight months identifying the specific foreign countries in which the Government will file or cause to be filed an application for patent or other form of protection on the invention, and that the rights in the foreign countries not exercised under the option are left in us subject to a nonexclusive, irrevocable, royalty-free license to the Government in any patent or other form of protection which may issue on the invention in any foreign country, including the power to issue sub-licenses for use in behalf of the Government and/or in furtherance of the foreign policies of the Government.

We hereby further agree to make, execute, and deliver to the Government any and all papers, documents, affidavits, statements, or other instruments that may be necessary in the prosecution of the application and of any continuation, division or substitution of the application, or any application for reissue or extension of said Letters Patent, and to assist the Government in every way in protecting the invention as may be requested, provided that any expense arising through such efforts will be paid by the Government.

IN TESTIMONY WHEREOF, we have set our hands and affixed our seals.

Donald E. Latrange	3/27/03
DONALD LAGRANGE	date
Douglas A. Schulte	3/27/03 date
Robert & Back	3/27/03
ROBERT BARKER	date 3~27~03
CHARLES HOWARD	3-27-03 date
P. 1 . 11.00	2. 17. a. 7

RICHARD HALL

WHEREAS, I, David Dillard of New Castle, Delaware, have made an invention entitled TWO PAYLOAD DECOY DEVICE identified as Navy Case 83924 and described in application for Letters Patent of the United States of America executed by me on 4-1, 2003.

WHEREAS, the conditions under which the invention was made are such as to entitle the Government under Paragraph I(a) of Executive Order 10096, to the entire right, title and interest therein, including foreign rights; and

WHEREAS, the Government is desirous of obtaining the entire right, title and interest in and to the invention disclosed in said application within the United States of America, its territories and possessions and other rights and benefits herein granted; and

WHEREAS, as to foreign rights, the Government desires an option to obtain such rights;

NOW, THEREFORE, in consideration of the premises and other good and valuable consideration, the receipt of which is hereby acknowledged, I hereby assign and transfer to the United States of America as represented by the Secretary of the Navy the entire right, title, and interest in and to said invention within the United States of America, its territories and possessions, and the entire right, title and interest in and to said application and any continuation, division or substitution thereof, and such Letters Patent as may issue therefrom and any reissue or extensions thereof, said invention, application and Letters Patent to be held by the United States of America United States of America as represented by the Secretary of the Navy to the end of the term for which said Letters Patent may be granted, as fully and entirely as the same would have been held by me had this assignment not been made.

I do hereby also grant unto the Government, the option to take the entire right, title and interest in and to the invention and all patent applications, patents and other forms of protection thereon in countries foreign to the United States of America within eight months of the filing date of any application for United States Letters Patent covering the invention; such option to be exercised by a written notification to me within such eight months identifying the specific foreign countries in which the Government will file or cause to be filed an application for patent or other form of protection on the invention, and that the rights in the foreign countries not exercised under the option are left in me subject to a nonexclusive, irrevocable, royalty-free license to the Government in any patent or other form of protection which may issue on the invention in any foreign country, including the power to issue sub-licenses for use in behalf of the Government and/or in furtherance of the foreign policies of the Government.

I hereby further agree to make, execute, and deliver to the Government any and all papers, documents, affidavits, statements, or other instruments that may be necessary in the prosecution of the application and of any continuation, division or substitution of the application, or any application for reissue or extension of said Letters Patent, and to assist the Government in every way in protecting the invention as may be requested, provided that any expense arising through such efforts will be paid by the Government.

IN TESTIMONY WHEREOF, I have set my hand and affixed my seal.

Illard

DAVID DILLARD

date

# **UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION**

PATENT NO.

: 6,857,371

DATED

: February 22, 2005

INVENTOR(s) : Lagrange et al.

It is certified that error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

Incorrect spelling of one of the inventors:

Proper Spelling: Douglas Schulte (not Douglas Shulte)

MAILING ADDRESS OF SENDER:

Patent Counsel, NAVAIR 47123 Buse Rd, B2272/S257 Patuxent River, MD 20650

PATENT NO. 6,857,371

No. of additional copies

This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Attention Certificate of Corrections Branch, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.